DOCKET NO.: PHNL 000222 CLIENT NO.: PHIL06-00222 CUSTOMER NO.: 23990

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

GERARD HARBERS ET AL.

Serial No.

09/846,607

Filed

April 30, 2001

For

ASSEMBLY OF A DISPLAY DEVICE AND AN ILLUMINATION

SYSTEM

Group No.

2675

Examiner

Paul A. Bell

MAIL STOP 16

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

REQUEST FOR REFUND

Applicant hereby requests a refund in the amount of \$72.00 for the excess claims fee charged to Davis Munck Deposit Account No. 50-0208 on December 16, 2004. A copy of the Deposit Account Statement dated December 2004 is attached.

Applicant filed an Amendment Under 35 U.S.C. §1.111 on October 1, 2004 (copy enclosed). Since no new claims where added, no fee was due. Also enclosed is a copy of the return date-stamped acknowledging receipt of the Amendment Under 35 U.S.C. §1.111 and accompanying documents.

Please issue a credit in the amount of \$72.00 to Davis Munck Deposit Account No. 50-0208 for this overpayment.

ATTORNEY DOCKET No.: PHNL 000222 U.S. SERIAL No.: 09/846,607

PATENT

Respectfully submitted,

DAVIS MUNCK, P.C.

Registration No. 39,308

Date: Myzour

P.O. Drawer 800889 Dallas, Texas 75380

Tel: (972) 628-3600 Fax: (972) 628-3616

E-mail: wmunck@davismunck.com





Deposit Account Statement

Requested Statement Month:

December 2004

Deposit Account Number:

500208

Name:

Attention:

DAVIS MUNCK

Address:

JOHN T MOCKLER 900 THREE GALLERIA TOWER

City:

DALLAS

State:

TX

Zip:

75240

DATE SEQ	POSTING REF TXT	ATTORNEY DOCKET NBR	FEE CODE	AMT	BAL
12/02 111	10680949	2003.10.008.WS0	8007	\$20.00	\$3,572.00
12/02 112	10743341	2003.10.018.WS0	8007	\$20.00	\$3,552.00
12/02 119	10899566	2003.09.010.WS0	8007	\$20.00	\$3,532.00
12/02 121	10672607	2003.08.007.WS0	8007	\$20.00	\$3,512.00
12/02 122	60500160	2003.09.010.WS0	8007	\$20.00	\$3,492.00
12/02 127	10888034	2003.08.012.WS0	8007	\$20.00	\$3,472.00
12/02 128	60495461	2003.08.012.WS0	8007	\$20.00	\$3,452.00
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2/14 122	60497396	2003.08.009.WTO	8007	\$40.00	\$5,593.00
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Mailed:

October 1, 2004

In re. Application of: GERALD HARBERS, ET AL.

Serial No.:

09/846,607

Filed:

April 30, 2001

Title:

ASSEMBLY OF A DISPLAY DEVICE AND AN

ILLUMINATION SYSTEM

Docket No.:

PHNL 000222 (PHIL06-00222)

The following documents were received in the U.S. Patent and Trademark Office on the date stamped below:

Certificate of Mailing by First Class Mail: 1)

Amendment Under 35 U.S.C. § 1.111; 2)

Petition for Extension of Time (in duplicate); 3)

Check in the amount of \$110.00 (for one month Extension Stripes 4)

Fee Transmittal for FY 2004 (in duplicate). 5)

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DAVIS MUNCK

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DOCKET NO. PHNL 000222 (PHIL06-00222) Customer No. 23990

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Gerard Harbers, et al

Serial No.

09/846,607

Filed

April 30, 2001

For

ASSEMBLY OF A DISPLAY DEVICE AND AN

ILLUMINATION SYSTEM

Group No.

2675

Examiner -

Paul A. Bell

MAIL STOP AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATE OF MAILING BY FIRST CLASS MAIL

Sir:

The undersigned hereby certifies that the following documents:

1. Amendment Under 35 U.S.C. Section 1.111;

2. Petition for Extension of Time (in duplicate);

3. Fee Transmittal for FY 2004 (in duplicate); 4. Two Postcards; and

5. Check in the amount of \$110.00 (Extension of Time, one month).

relating to the above application, were deposited as "First Class Mail" with the United States Postal Service, addressed to Mail Stop Non-Fee Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on October 1, 2004.

Date: 1/1/1/

Pate: 10/1/04

-Mailer

David M. Doyle Reg. No. 43,596

P.O. Drawer 800889 Dallas, Texas 75380 Phone: (972)-628-3600

Fax: (972) 628-3616

E-mail: ddoyle@davismunck.com

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Commissioner of Patents

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PHIL06-00222 10/1/2004 Petition for Extension of Time (1month) 110.00

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PTO/SB/17 (10-03) Approved for use through 07/31/2006. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. FEE TRANSMITTAL Complete if Known 09/846,607 Application Number for FY 2004 Filing Date April 30, 2001 First Named Inventor Gerald Harbers, et al. Effective 10/01/2003. Patent fees are subject to annual revision. **Examiner Name** Paul A. Bell Applicant claims small entity status. See 37 CFR 1.27 Art Unit 2675 TOTAL AMOUNT OF PAYMENT (\$)110.00 Attorney Docket No PHNL 000222 METHOD OF PAYMENT (check all that apply) FEE CALCULATION (continued) Check Credit card Money Order Other 3. ADDITIONAL FEES None Large Entity , Small Entity Deposit Account: Fee Deposit Fee Description Code 50-0208 Code (\$) (\$) Account Fee Paid Number 1051 130 2051 65 Surcharge - late filing fee or oath Deposit Davis Munck 1052 2052 50 25 Surcharge - late provisional filing fee or count Name cover sheet The Director is authorized to: (check all that apply) 1053 130 1053 130 Non-English specification Charge fee(s) indicated below 1812 2,520 1812 2,520 For filing a request for ex parte reexamination Credit any overpayments Charge any additional fee(s) or any underpayment of fee(s) 1804 920 1804 920* Requesting publication of SIR prior to Examiner action Charge fee(s) indicated below, except for the filing fee Requesting publication of SIR after Examiner action 1805 1.840 1805 1,840 to the above-identified deposit account. 1251 **FEE CALCULATION** 110 2251 55 110.00 Extension for reply within first month 1. BASIC FILING FEE 1252 420 2252 210 Extension for reply within second month arge Entity Small Entity 1253 950 2253 475 Extension for reply within third month Fee Fee Fee Description Fee Paid 1254 1.480 2254 740 ode (\$) Extension for reply within fourth month 1001 770 2001 385 Utility filing fee 1255 2.010 2255 1,005 Extension for reply within fifth month 1002 340 2002 170 Design filing fee 1401 330 2401 165 Notice of Appeal 1003 530 2003 265 Plant filing fee 1402 330 2402 165 Filing a brief in support of an appeal 1004 770 2004 385 Reissue filing fee 1403 290 2403 145 Request for oral hearing 1005 160 2005. Provisional filing fee 1451 1.510 1451 1,510 Petition to institute a public use proceeding SUBTOTAL (1) (\$) -0-1452 110 2452 55 Petition to revive - unavoidable 2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE 1453 1,330 2453 665 Petition to revive - unintentional 1501 Fee from 1,330 2501 665 Utility issue fee (or reissue) Ext<u>ra Claim</u>s below Fee Paid 1502 480 2502 240 Design issue fee **Total Claims** X 1503 Independent 640 2503 320 Plant issue fee 1460 130 1460 130 Petitions to the Commissioner Multiple Dependent 1807 50 1807 50 Processing fee under 37 CFR 1.17(g) Large Entity Small Entity 1806 180 Fee 1806 180 Submission of Information Disclosure Stmt Fee Description Code (\$) Code (\$) 40 Recording each patent assignment per 8021 40 8021 1202 18 2202 Claims in excess of 20 property (times number of properties) 1809 385 Filing a submission after final rejection 770 2809 1201 86 2201 43 Independent claims in excess of 3 (37 CFR 1.129(a)) 1203 290 2203 145 Multiple dependent claim, if not paid 385 For each additional invention to be examined (37 CFR 1.129(b)) 1810 770 2810 1204 86 2204 Reissue independent claims over original patent 1801 770 2801 385 Request for Continued Examination (RCE) 1205 18 2205 Reissue claims in excess of 20 1802 900 1802 900 Request for expedited examination and over original patent of a design application Other fee (specify) SUBTOTAL (2) (\$) -0or number previously paid, if greater, For Reissues, see above *Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$) 110.00 SUBMITTED BY (Complete (if applicable))

Telephone 972-628-3600 Signature Date0 1/DY WARNING: Information on this form may become public. Credit card information should not

Name (Print/Type)

David M. Doyle

be included on this form. Provide credit card information and authorization on PTO-2038. This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Registration No.

43,596

DOCKET NO: PHNL 000222 CLIENT NO.: PHIL06-00222

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

GERALD HARBERS, ET AL.

U.S. Serial No.

09/846,607

Filing Date

April 30, 2001

Title

ASSEMBLY OF A DISPLAY DEVICE AND AN

ILLUMINATION SYSTEM

Group:

2675

Examiner

Paul A. Bell

MAIL STOP AMENDMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

PETITION FOR EXTENSION OF TIME

Applicant respectfully requests a one (1) month extension of time for filing a response to the Office Action mailed June 1, 2004. The response period expired on September 1, 2004, and if this Petition for Extension of Time is granted, the new response date will be October 1, 2004.

A check in the amount of \$110.00 is enclosed for the one (1) month extension fee. The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Davis Munck Deposit Account No. 50-0208.

ATTORNEY DOCKET No.: PHNL 000222 U.S. SERIAL No.: 09/846,607

PATENT

Respectfully submitted,

DAVIS MUNCK, P.C.

Date: 10/1/04

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Registration No. 43,596

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FAX: (972) 628-3616

email: ddoyle@davismunck.com

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DOCKET NO. PHNL 000222 (PHIL06-00222)

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Gerard Harbers, et al.

Serial No.:

09/846,607

Filed:

April 30, 2001

For:

ASSEMBLY OF A DISPLAY DEVICE AND AN

ILLUMINATION SYSTEM

Group No.:

2675

Examiner:

Paul A. Bell

MAIL STOP AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

AMENDMENT UNDER 35 U.S.C. § 1.111

This Amendment is filed in response to the Office Action mailed June 1, 2004. Applicants respectfully request a one (1) month extension of time for filing a response to the Office Action. The response period is presently set to expire on September 1, 2004, and if this Request for Extension of Time is granted, the new response date will be October 1, 2004. Please amend the patent application as follows.

IN THE CLAIMS:

Please amend the claims as follows.

1. (Currently Amended) An assembly comprising:

a display device provided with a pattern of pixels associated with color filters, and an illumination system for illuminating the display device,

said illumination system comprising a light-emitting panel and at least one light source, said light source being associated with the light-emitting panel,

the light source comprising at least three light-emitting diodes having different lightemission wavelengths,

said light-emitting diodes being associated with the color filters,

said illumination system operable to drive the at least three light-emitting diodes to separately control the intensity of light emitted in at least one of said different light emission wavelengths and thereby change a color temperature and illumination level of a picture to be displayed by the display device.

2. (Previously Presented) An assembly as claimed in claim 1, wherein:

the light source comprises three light-emitting diodes having different light-emission wavelengths, and

the color filter comprises three color filters,

a spectral emission of each one of the three light-emitting diodes being substantially adapted to a spectrum of one of the color filters.

DOCKET NO. PHNL 000222 (PHIL06-00222) SERIAL NO. 09/846,607 PATENT

3. (Previously Presented) An assembly as claimed in claim 1 or 2, wherein: the light source comprises at least one blue light-emitting diode, at least one green light-emitting diode and at least one red light-emitting diode,

the color filter comprises a blue, a green and a red color filter, and

in operation, the blue color filter predominantly passes light originating from the blue light-emitting diode, the green color filter predominantly passes light originating from the green light-emitting diode and the red color filter predominantly passes light originating from the red light-emitting diode.

- 4. (Previously Presented) An assembly as claimed in claim 1 or 2, wherein at least one of the light-emitting diodes is chosen such that the wavelength associated with a spectral maximum of the light-emitting diodes corresponds to a wavelength associated with a spectral maximum of the corresponding color filter in the visible spectrum.
- 5. (Previously Presented) An assembly as claimed in claim 4, wherein the wavelength $\lambda_{\rm led}^{\rm max}$ associated with the spectral maximum of at least one of the light-emitting diodes and the wavelength $\lambda_{\rm cf}^{\rm max}$ associated with the spectral maximum of the corresponding color filter meet the relation: $\left|\lambda_{\rm led}^{\rm max} \lambda_{\rm cf}^{\rm max}\right| \le 5\,nm$.
- 6. (Previously Presented) An assembly as claimed in claim 1 or 2, wherein a spectral bandwidth (FWHM) of the light-emitting diodes lies in a range between $10 \le \text{FWHM} \le 50 \text{ nm}$.

DOCKET NO. PHNL 000222 (PHIL06-00222) SERIAL NO. 09/846,607 PATENT

- 7. (Previously Presented) An assembly as claimed in claim 6, wherein the spectral bandwidth lies in a range between $15 \le FWHM \le 30$ nm.
- 8. (Previously Presented) An assembly as claimed in claim 1 or 2, wherein an intensity of light emitted by the light-emitting diodes varies in response to an illumination level of the picture to be displayed by the display device.
- 9. (Previously Presented) An assembly as claimed in claim 8, wherein the intensity of the light emitted by the light-emitting diodes can be adjusted on a frame-to-frame basis.
- 10. (Previously Presented) An assembly as claimed in claim 8, wherein the intensity of the light emitted by the light-emitting diodes can be adjusted for each color on a frame-to-frame basis.
- 11. (Previously Presented) An assembly as claimed in claim 1 or 2, wherein each one of the light-emitting diodes has a luminous flux of at least five lumens.
- 12. (Previously Presented) An assembly as claimed in claim 11, wherein the lightemitting diodes are mounted on a printed circuit board.

13. (Currently Amended) A display device for use with an illumination system, comprising:

a liquid crystal display panel comprising a plurality of liquid crystal elements operable to selectively allow passage of light from the illumination system; and

at least one color filter operable to filter the light allowed to pass through one or more of the liquid crystal elements to produce one or more pictures;

wherein the illumination system drives at least three light-emitting diodes to separately control the intensity of light emitted in at least one of said different light emission wavelengths and thereby change a color temperature and illumination level of the one or more pictures.

14. (Currently Amended) An illumination system for use with a display device, comprising:

a light-emitting panel;

at least one light source associated with the light-emitting panel, the at least one light source comprising at least three light-emitting diodes having different light-emission wavelengths, the light-emitting diodes associated with color filters in the display device; and

a controller operable to drive the at least three light-emitting diodes to separately control the intensity of light emitted in at least one of said different light emission wavelengths and thereby change a color temperature and illumination level of a picture to be displayed by the display device.

DOCKET NO. PHNL 000222 (PHIL06-00222) SERIAL NO. 09/846,607 PATENT

15. (Previously presented) An assembly as claimed in claim 1, wherein:

the picture to be displayed by the display device is associated with one of a plurality of emission standards, each emission standard associated with a standardized color triangle; and

the illumination system is operable to tune the light-emitting diodes such that the display device displays the picture in accordance with the standardized color triangle of the emission standard associated with the picture.

16. (Previously presented) An assembly as claimed in claim 15, wherein:

the picture comprises one of a plurality of pictures, the plurality of pictures associated with different emission standards; and

the illumination system is operable to tune the light-emitting diodes such that the display device displays each of the pictures in accordance with the standardized color triangle of the emission standard associated with each of pictures.

- 17. (Previously presented) An assembly as claimed in claim 15, wherein the plurality of emission standards comprise National Television Standards Committee (NTSC), European Broadcasting Union (EBU), and High Definition Television (HDTV) emission standards.
- 18. (Previously presented) A display device as claimed in claim 13, wherein the at least one color filter comprises blue, green, and red color filters.

DOCKET NO. PHNL 000222 (PHIL06-00222) SERIAL NO. 09/846,607 PATENT

19. (Previously presented) An illumination system as claimed in claim 14, wherein: the picture to be displayed by the display device is associated with one of a plurality of emission standards, each emission standard associated with a standardized color triangle; and the controller is operable to tune the light-emitting diodes such that the display device displays the picture in accordance with the standardized color triangle of the emission standard associated with the picture.

20. (Previously presented) An illumination system as claimed in claim 19, wherein: the picture comprises one of a plurality of pictures, the plurality of pictures associated with different emission standards; and

the controller is operable to tune the light-emitting diodes such that the display device displays each of the pictures in accordance with the standardized color triangle of the emission standard associated with each of pictures.

DOCKET NO. PHNL 000222 (PHIL06-00222) SERIAL NO. 09/846,607 PATENT

REMARKS

Claims 1-20 are pending in this application.

Claims 1-20 have been rejected.

Claims 1, 13 and 14 have been amended as shown above.

Reconsideration of Claims 1-20 is respectfully requested.

I. 35 U.S.C. § 103 – Obviousness

In the June 1, 2004 Office Action the Examiner rejected Claims 1-20 under 35 U.S.C. § 103(a) as being obvious over United States Patent No. 4,870,484 to Sonehara ("Sonehara") in view of United States Patent No. 6,213,615 to Siitari ("Siitari"). The Applicants respectfully traverse these rejections.

During ex parte examinations of patent applications, the Patent Office bears the burden of establishing a prima facie case of obviousness. MPEP § 2142; In re Fritch, 972 F.2d 1260, 1262, 23 USPQ2d 1780, 1783 (Fed. Cir. 1992). The initial burden of establishing a prima facie basis to deny patentability to a claimed invention is always upon the Patent Office. MPEP § 2142; In re Oetiker, 977 F.2d 1443, 1445, 24 USPQ2d 1443, 1444 (Fed. Cir. 1992); In re Piasecki, 745 F.2d 1468, 1472, 223 USPQ 785, 788 (Fed. Cir. 1984). Only when a prima facie case of obviousness is established does the burden shift to the applicant to produce evidence of non-obviousness. MPEP § 2142; In re Oetiker, 977 F.2d 1443, 1445, 24 USPQ2d 1443, 1444 (Fed. Cir. 1992); In re Rijckaert, 9 F.3d 1531, 1532, 28 USPQ2d 1955, 1956 (Fed. Cir. 1993). If the Patent Office does not produce a prima facie case of unpatentability, then without more the applicant is entitled to grant of a patent. In re Oetiker, 977 F.2d 1443, 1445, 24 USPQ2d 1443, 1444 (Fed. Cir. 1992); In re Grabiak, 769 F.2d 729, 733, 226 USPQ 870, 873 (Fed. Cir. 1985).

A prima facie case of obviousness is established when the teachings of the prior art itself suggest the claimed subject matter to a person of ordinary skill in the art. In re Bell, 991 F.2d 781, 783, 26 USPQ2d 1529, 1531 (Fed. Cir. 1993). To establish a prima facie case of obviousness, three basic criteria must be met. First, there must be some suggestion or motivation, either in the references themselves or in the knowledge generally available to one of ordinary skill in the art, to modify the reference or to combine reference teachings. Second, there must be a reasonable expectation of success. Finally, the prior art reference (or references when combined) must teach or suggest all the claim limitations. The teaching or suggestion to make the claimed invention and the reasonable expectation of success must both be found in the prior art, and not be based on an applicant's disclosure. MPEP § 2142.

For the reasons set forth below the Applicants respectfully submit that the Patent Office has not established a *prima facie* case of obviousness with respect to Claims 1-20.

The Applicants respectfully direct the Examiner's attention to Claim 1. Claim 1 sets forth unique and novel claim elements.

1. (Currently Amended) An assembly comprising:
a display device provided with a pattern of pixels associated with color filters, and

an illumination system for illuminating the display device, said illumination system comprising a light-emitting panel and at least one light source, said light source being associated with the light-emitting panel, the light source comprising at least three light-emitting diodes having different light-emission wavelengths.

said light-emitting diodes being associated with the color filters, said illumination system operable to drive the at least three light-emitting diodes to separately control the intensity of light emitted in at least one of said different light emission wavelengths and thereby change a color temperature and illumination level of a picture to be displayed by the display device. (emphasis added)

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The Sonehara reference describes a color display device that associates a pixilated liquid crystal light shutter with color filters in order to modulate light from a light source. See Sonehara, Fig. 2A; col. 3, lines 11-27. As acknowledged in the June 1, 2004 Office Action, Sonehara does not teach controlling light-emitting diodes of a light source to change a color temperature of a picture to be displayed. The Applicants respectfully submit that neither does the Sonehara reference describe controlling light-emitting diodes of a light source to change an illumination level of a picture to be displayed, as recited in amended independent Claim 1. The only control of the illumination level of the color display in Sonehara is the liquid crystal light shutter. See Sonehara, Abstract, lines 3-5.

Similarly, the Siitari reference shows a back-lit liquid crystal display whose color temperature is set by balancing the relative brightness of two background light lamps having different color temperatures. See Siitari, col. 3, lines 8-10. However, Siitari teaches that the brightnesses of the two background light lamps are adjusted to keep the total brightness the same as either lamp's individual brightness. See Siitari, col. 3, lines 12-18. Thus, the Siitari reference actually teaches away from changing the illumination level of the display device by separately controlling the intensity of light emitted in different light emission wavelengths, as recited in amended independent Claim 1.

Independent Claims 1, 13, and 14 each recite an "illumination system" that is operable to drive at least three light-emitting diodes to change a "color temperature and illumination level" of one or more pictures to be displayed by a "display device." The Applicants respectfully submit that the *Sonehara* and *Siitari* references, either alone or in combination, do not disclose, suggest or hint at all the claim limitations of independent Claims 1, 13 and 14 as amended.

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Accordingly, the Applicants respectfully request withdrawal of the § 103 rejections and full allowance of independent Claims 1, 13, and 14 (and their dependent claims).

II. CONCLUSION

The Applicants deny any statement, position or averment of the Examiner that is not specifically addressed by the foregoing argument and response. The Applicants reserve the right to submit further arguments in support of their above stated position, as well as the right to introduce relevant secondary considerations including long-felt but unresolved needs in the industry, failed attempts by others to invention the invention, and the like, should that become necessary.

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SUMMARY

For the reasons given above, the Applicants respectfully request reconsideration and allowance of pending claims and that this application be passed to issue. If any outstanding issues remain, or if the Examiner has any further suggestions for expediting allowance of this application, the Applicants respectfully invite the Examiner to contact the undersigned at the telephone number indicated below or at ddoyle@davismunck.com.

The Commissioner is hereby authorized to charge any additional fees connected with this communication or credit any overpayment to Davis Munck Deposit Account No. 50-0208.

Respectfully submitted,

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DOCKÉT NO.: PHNL 000222 CLIENT NO.: PHIL06-00222 CUSTOMER NO.: 23990 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

GERARD HARBERS ET AL.

Serial No.

09/846,607

Filed

April 30, 2001

For

ASSEMBLY OF A DISPLAY DEVICE AND AN

ILLUMINATION SYSTEM

Group No.

2675

Examiner

Paul A. Bell

Mail Stop 16 Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

CERTIFICATE OF MAILING BY FIRST CLASS MAIL

The undersigned hereby certifies that the following documents:

- 1. Request for Refund;
- 2. Copy of Amendment Under 35 U.S.C. §1.111 and accompanying documents as filed on October 1, 2004 and a copy of the return date-stamped postcard;
- 3. Copy of Deposit Account Statement dated December 2004; and
- 4. A return postcard

relating to the above application, were deposited as "First Class Mail" with the United States Postal Service, addressed to Mail Stop 16, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

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